

What is an administrative suspension?

The administrative suspension law provides for the withdrawal of a person's operating privilege if he or she is arrested for operating a motor vehicle with a prohibited alcohol concentration, submits to chemical testing and fails the test.

The arresting officer takes possession of the license and issues a notice of intent to suspend. The notice serves as a driving receipt and is valid for 30 days.

The driver has 10 days during which to request a review of the suspension. If no review is requested, or if a review is held and the outcome is adverse to the person, the suspension will take effect 30 days after the notice of intent to suspend is issued.

What is the length of a suspension?

The suspension is for a period of six months. It does not allow retention of any part of the operating privilege.

Who orders the suspension?

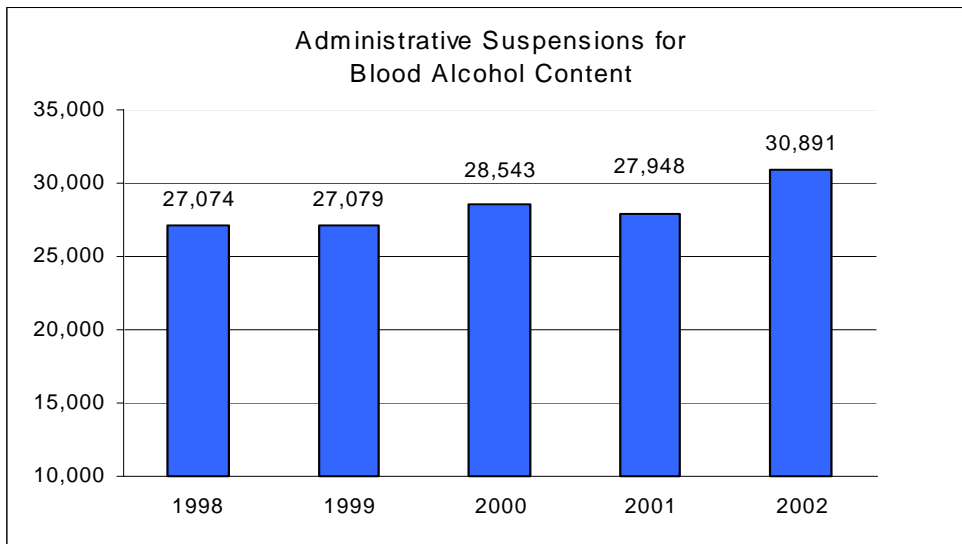
The DMV administratively suspends the person's privilege. The person must still go through the usual court procedures for the OWI arrest, which may result in additional sanctions against the person's operating privilege.

Is an occupational license available?

A person may petition for an occupational license immediately under an administrative suspension.

For more information contact:

Bureau of Driver Services
Revocations and Suspensions Section
(608) 266-2261
Email: cnr.dmv@dot.state.wi.us



Source: Bureau of Driver Services, Report #P7011924-2